09-15-1999



U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

| 101146350 | | | | | |
|--|---|--|--|--|--|
| To the Honorable Commissioner of Patents and Trademarks. Please record the attached original documents or copy thereof. | | | | | |
| 1. Name of conveying party(ies): The Hunter Group, Inc. | 2. Name and address of receiving party(ies): | | | | |
| □ Individual(s) □ Association □ General Partnership □ Limited Partnership ☑ Corporation - State <u>Maryland</u> □ Other | Name: Bank of America, N.A. Internal Address: 901 Main Street, Dallas, Texas 75202 Street Address: 901 Main Street, Dallas, Texas 75202 | | | | |
| Additional name(s) of conveying party(ies) attached? □ Yes ■ No | □ Individual(s) citizenship | | | | |
| 3. Nature of conveyance: Assignment | □ General Partnership □ Limited Partnership □ Corporation-State □ Other National Banking Association If assignee is not domiciled in the United States, a domestic representative designation is attached: □ Yes □ No (Designation must be a separate document from Assignment) Additional name(s) & address(es) attached? □ Yes ■ No | | | | |
| 4. Application number(s) or registration number(s): | | | | | |
| A. Trademark Application No.(s) | B. Trademark Registration No.(s) | | | | |
| 75/375,416 | 2,131,007 2,227,879 2,273,283 | | | | |
| I Additional numbers attached? □Yes ⊠ No | | | | | |
| 5. Name and address of party to whom correspondence concerning document should be mailed: | 6. Total number of applications and registrations involved: | | | | |
| Name: | 7. Total fee (37 CFR 3.41): Enclosed Authorized to be charged to deposit account. | | | | |
| Tamsen Valoir Street Address: | (If check is not received with this correspondence or additional fees are required, please charge to deposit account 10-0447, matter 46715-56.) | | | | |
| Jenkens and Gilchrist P.C. 1100 Louisiana Street, Suite 1800 Houston, Texas 77002-5214 | 8. Deposit Account number: 10-0447 (Attach duplicate copy of this page if paying by deposit account) | | | | |
| DO NOT USE THIS SPACE | | | | | |
| 9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Tamsen Valoir Name of Person Signing Total number of pages comprising cover sheet: | | | | | |
| | | | | | |
| 1 | | | | | |

09/15/1999 MTHAI1 00000290 75375416

01 FC:481 02 FC:482

40.00 OP 75.00 OP

Date of Deposit September 8, 1999

I hereby certify under 37 CFR 1.8(a) that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Box ASSIGNMENT, Washington, D.C. 20231

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

(The Hunter Group, Inc.)

THIS AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT ("Agreement") is between THE HUNTER GROUP, INC., a corporation duly organized and validly existing under the laws of the State of Maryland ("Debtor"), and BANK OF AMERICA, N.A. (formerly NationsBank, N.A.), a national banking association ("Secured Party"), acting in its capacity as Administrative Agent pursuant to that certain Amended and Restated Credit Agreement dated as of July 15, 1999 (as amended, restated, or otherwise modified, the "Credit Agreement") among Renaissance Worldwide, Inc., Secured Party, BNY Factoring LLC, as Syndication Agent, and each of the "Lenders" party thereto.

RECITALS:

- A. Debtor and Secured Party have entered into that certain Pledge and Security Agreement, dated as of July 15, 1999 (as amended, restated, or otherwise modified, the "Security Agreement"; all terms defined in the Security Agreement, wherever used herein, shall have the same meanings herein as are prescribed by the Security Agreement).
- B. Pursuant to the terms of the Security Agreement, Debtor has granted to Secured Party a lien and security interest in all General Intangibles of Debtor, including, without limitation, all of Debtor's right, title, and interest in, to and under all now owned and hereafter acquired Trademarks, together with the goodwill of the business symbolized by Debtor's Trademarks, and Trademark Licenses, and all products and Proceeds thereof, to secure the payment of the Obligations (as defined in the Credit Agreement).
- NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Debtor hereby grants to Secured Party a lien and continuing security interest in all of Debtor's right, title, and interest in, to, and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:
 - (1) each Trademark, trademark registration ("<u>Trademark Registration</u>") and trademark application ("<u>Trademark Application</u>"), including, without limitation, each Trademark, Trademark Registration and Trademark Application referred to in <u>Schedule 1</u> annexed hereto, together with the goodwill of the business symbolized thereby; and
 - (2) each Trademark License, to the extent assignable, including, without limitation, each Trademark License listed in Schedule 1 annexed hereto; and
 - (3) all products and proceeds of the foregoing, including, without limitation, any claim by Debtor against third parties for past, present or future (a) infringement, dilution or breach of any Trademark, Trademark Registration, Trademark Application and Trademark License, including, without limitation, any Trademark, Trademark Registration and

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (The Hunter Group, Inc.) - Page 1 FINS2DAL:71991.1 46715-00056

TRADEMARK REEL: 001957 FRAME: 0341 Trademark License referred to in <u>Schedule 1</u> annexed hereto, and any Trademark Registration issued pursuant to a Trademark Application referred to in <u>Schedule 1</u> annexed hereto; or (b) injury to the goodwill associated with any Trademark, Trademark Registration and Trademark Application.

The lien and security interest contained in this Agreement is granted in conjunction with the liens and security interests granted to Secured Party pursuant to the Security Agreement. This Agreement amends, restates and renews in its entirety that certain Trademark Agreement, dated as of February 24, 1999, between Debtor and Secured Party (the "Interim Agreement"). All liens and security interests created under and/or evidenced by the Interim Agreement shall continue to be created under and/or evidenced by this Agreement, with the same perfection and priority under this Agreement as existed under the Interim Agreement. This Agreement shall not constitute an extinguishment, discharge, satisfaction, or novation of any indebtedness, liabilities, or obligations of Debtor under the Interim Agreement.

Debtor hereby acknowledges and affirms that the rights and remedies of Secured Party with respect to the liens and security interests in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, Debtor has caused this Agreement to be duly executed by its duly authorized officer as of the 15th day of July, 1999.

| <u>DEBTOR</u> : |
|---|
| By: Name: Vickord L. Bryley Title: Vick President |
| SECURED PARTY: |
| BANK OF AMERICA, N.A., as Administrative Agent |
| By: |
| Name: |
| Title [.] |

Trademark License referred to in Schedule 1 annexed hereto, and sissued pursuant to a Trademark Application referred to in Schedule or (b) injury to the goodwill associated with any Trademark, Trademark.

Trademark Application.

The lien and security interest contained in this Agreement is granted in conitation to the Security interests granted to Secured Party pursuant to the Security interests granted to Secured Party pursuant to the Security interests and renews in its entirety that certain Trademark Agreement Agreement as of February 24, 1999, between Debtor and Secured Party (the "Interim Agreement, All lienter and/or evidenced by the Interim Agreement shall confinue to the party and/or evidenced by this Agreement, with the same perfection and priority under this Agreement as existed under the Interim Agreement. This Agreement shall not constitute an extinguishment, discharge, satisfaction, or novation of any indebtedness, liabilities, or obligations of Debtor under the Interim Agreement.

Debtor hereby acknowledges and affirms that the rights and remedies of Secured Party with respect to the liens and security interests in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, Debtor has caused this Agreement to be duly executed by its duly authorized officer as of the 15th day of July, 1999.

| DEBTOR: | |
|--|--|
| THE HUNTER GROUP, INC., a Maryland corporation | |
| By: Name: | |
| Title: | |
| SECURED PARTY: | |
| BANK OF AMERICA, N.A., as Administrative Agent | |

Name: Title: Vice President

ACKNOWLEDGMENT STATE OF Massachusetts) COUNTY OF Suffalk) This instrument was acknowledged before me this 4 day of July, 1999, by in and Burles V.P. of The Hunter Group, Inc., a Maryland corporation, on behalf of such company. [Seal] My commission expires: 5/14/04

My commission expires:

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (The Hunter Group, Inc.) - Page 3 FINS2DAL:71991.1 46715-00056

TRADEMARK REEL: 001957 FRAME: 0344

ACKNOWLEDGMENT

| STATE OF) | |
|--|---|
| COUNTY OF | |
| , as of The Hunte | fore me this day of, 1999, by er Group, Inc., a Maryland corporation, on behalf |
| of such company. | |
| {Seal} | Notary Public in and for the State of |
| My commission expires: | |
| | |
| | |
| STATE OF Texas | |
| COUNTY OF DALIAS | |
| This instrument was acknowledged before M.O. Connor, as Vice Hesiclent of Bank on behalf of such bank. | fore me this 14 day of July, 1999, by of America, N.A., a national banking association, |
| LINDA BROOKS MY COMMISSION EXPIRES May 20, 2000 | Notary Public in and for the State of Texas |
| My commission expires: 5-20-2000 | |

Schedule 1 to Trademark Security Agreement

FEDERAL TRADEMARKS

| Owner of Record | Country of Registration | Trademark | Application or Registration No. | Filing Date | Expiration Date | Goods |
|------------------------|-------------------------|----------------------------|---------------------------------|----------------|--------------------|---|
| The Hunter Group, Inc. | USA | "THE HUNTER GROUP" | Reg. No. 2,131,007 | 1/20/98 | 1/20/08 | Use relating to employment agency services. |
| The Hunter Group, Inc. | USA | "CONCEPT TO COMPLETION" | Appl. No. 75/391,185 | 11/17/97 | 11/17/07 | Use relating to consulting services in the field of planning, design and implentation of information systems. |
| The Hunter Group, Inc. | USA | "PERFORM" | Appl. No. 75/375,416 | 11/17/97 | 11/17/07 | Uses relating to Consulting Services, Vision and Strategy. |
| The Hunter Group, Inc. | USA | "THE HUNTER GROUP" | Appl. No. 75/235,220 | 2/3/97 | 2/3/07 | Uses relating to consulting services in the field of information management consulting services, vision and strategy. |

STATE TRADEMARKS

| Owner of Record | Trademark | State | Serial No. | Filing Date |
|-----------------|-----------|-------|------------|-------------|
| None | | | | |

TRADEMARK LICENSES

| Agreement | Parties | Date of Agreement |
|-----------|---------|-------------------|
| None | | |

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (The Hunter Group, Inc.) - Page 4 FINS2DAL:71991.1 46715-00056

TRADEMARK REEL: 001957 FRAME: 0346